

Paul, Hastings, Janofsky & Walker LLP 875 15th Street, N.W. • Washington, DC 20005 telephone 202 551 1700 • facsimile 202 551 1705 • www.paulhastings.com

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(202) 551-1798

stevenrich@paulhastings.com

February 6, 2006

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VIA ECFS

Marlene H. Dortch

Secretary

Federal Communications Commission

236 Massachusetts Avenue, N.E.

Suite 110

Washington, D.C. 20002

Re: EB-06-TC-060

Certification of CPNI Filing, February 6, 2006

Dear Madame Secretary:

Pursuant to the Commission's Public Notice DA 06-223 dated January 30, 2006, transmitted herewith on behalf of Salmon PCS Licensee LLC ("Licensee") is the Certification of CPNI Filing for Licensee in the above-referenced docket.

In the event that the Commission or its staff should have any questions concerning this filing, please refer them to undersigned counsel for Licensee.

Very truly yours,

Steven Rich

for PAUL, HASTINGS, JANOFSKY & WALKER LLP

CERTIFICATE

I, James Fredrickson, an officer of Salmon PCS Licensee LLC ("Licensee"), certify as agent for Licensee that I have personal knowledge that Licensee has established operating procedures that are adequate to ensure compliance by Licensee and with the rules of the Federal Communications Commission contained in Part 64, Subpart U of the Code of Federal Regulations. Attachment 1 hereto describes these operating procedures.

ames Fredrickson

Title: Chief Technical Officer

Date: 2-4-2006

ATTACHMENT 1

STATEMENT OF CPNI COMPLIANCE

Consistent with Section 64.2009(e) of the Commission's rules, Salmon PCS Licensee LLC ("Licensee") has adopted procedures that adequately ensure compliance with 47 C.F.R. Part 64, Subpart U. This statement summarizes these procedures and explains how these procedures were designed to ensure compliance with the Commission's rules.

- 1. Customer Approvals. As contemplated by Sections 64.2005 and 64.2007 of the Commission's rules, 47 C.F.R. §§ 64.2005 and 64.2007, Licensee must acquire customer approval before using CPNI to target the customer for the sale of a product or service outside of that customer's existing service relationship with Licensee. To comply with this requirement, and to clearly establish the customer's approval status, Licensee treats CPNI as follows:
 - Licensee currently prohibits the use of CPNI to sell "out of category" services. Licensee notes that it generally does not offer "out of category" services which would trigger the customer approval requirements contained in Part 64, Subpart U.
 - Licensee has shared CPNI with its parents for those customers who are subscribers of both Licensee and the respective parent. Accordingly, express customer approval was not required.
 - Licensee has not asked customers to permanently approve the use of CPNI to market services or products outside the parties' existing relationship. Therefore, all customer accounts are treated as though no approval has been given for use of CPNI for marketing Licensee's communications-related services or any other purpose requiring customer approval. If this policy changes, Licensee will develop opt-in or opt-out procedures, as appropriate to acquire approval from its customers prior to using CPNI to market "out of category" services or for any other purpose.
 - Licensee aggressively pursues private parties that unlawfully obtain and utilize the CPNI of Licensee's subscribers.
- 2. Training and Disciplinary Policy. In compliance with Section 64.2009(b), 47 C.F.R. § 64.2009, employees must undergo training with respect to Licensee's procedures for protecting CPNI and complying with the FCC's rules regarding the permissible use, access, and disclosure of CPNI.
 - All employees who have access to customer data, have outbound marketing responsibilities, or are officers of Licensee have completed specific CPNI training. CPNI training is included in Licensee's Privacy training program.
 - Licensee has adopted a policy requiring compliance with the CPNI Rules. Any
 failure by any personnel to comply with the CPNI Rules is subject to disciplinary
 action up to and including termination of employment, depending on the nature
 and severity of the non-compliance. This disciplinary process is emphasized in
 training and is included in Licensee's Code of Conduct.

- 3. Sales and Marketing Campaigns. In compliance with Section 64.2009(c) and (d), 47 C.F.R. § 64.2009(c) and (d), a log recording each sales and marketing campaign that uses CPNI, including all "outbound marketing campaigns," must be maintained for at least one year. Further, all sales and marketing campaigns that use CPNI require advance supervisory approval.
 - Licensee has created a database to maintain a record of all outbound campaigns that used CPNI. These records are maintained by the Marketing Department for at least one year.
 - Licensee has established a supervisory review process to assure that all sales and marketing campaigns that propose to utilize CPNI are reviewed and approved.
 - Requests for marketing lists and customer data are channeled through the Marketing Information Services ("MKIS") Organization.
 - Access to customer contact information and the ability to download targeted customer lists has been restricted to authorized Marketing HQ personnel or personnel jointly authorized by the Executive Director of Compliance and the Director of MKIS.
 - Any requests for use of CPNI to create targeted customer lists or conduct outbound campaigns are reviewed for compliance with Licensee's internal procedures and must be approved by MKIS.
 - Licensee has developed a centralized process for the review, approval, and recording of all outbound marketing campaigns.
 - All outbound marketing campaigns are directed to Marketing HQ for review and approval.
 - Once approved, a record of the campaign is created. This record is maintained for at least one year and includes a description of the campaign, the type of CPNI utilized, and the products and services offered in the marketing campaign.